

REMARKS

Claims 1-13 are pending in this application. Claims 1-13 stand rejected. By this Amendment, claims 1, 7 and 10 have been amended. The amendments made to the claims do not alter the scope of these claims, nor have these amendments been made to define over the prior art. Rather, the amendments to the claims have been made to improve the form thereof. In light of the amendments and remarks set forth below, Applicants respectfully submit that each of the pending claims is in immediate condition for allowance.

Claim 10 stands rejected under 35 U.S.C. § 112, first paragraph, as failing to comply with the written description requirement. Applicants have amended claim 10 in accordance with the Examiner's comments. Therefore, Applicants respectfully request reconsideration and withdrawal of this rejection.

Claims 1, 2, 5, 7, 10, and 13 stand rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,708,217 ("Colson"). Applicants respectfully request reconsideration and withdrawal of this rejection.

Among the limitations of independent claim 1 not present in Colson is "a plurality of parsers ... wherein the obtained content is parsed by a corresponding parser ... to produce displaying information for displaying an obtained content based on the displaying information on the display section." Likewise, the corresponding method claim 7 recites displaying the obtained content based on the displaying information on the display portion of the communication terminal device. This feature is not shown in Colson.

In Colson, different data is mapped to different content renderers. As shown in Figure 3, depending on the content type, different devices render the content. In other words, as discussed at column 7, line 45 through column 8, line 14, text is

processed by a fax machine, images are handled by a display device, and the like. Thus, while Colson has the ability to render various content types, the system in Colson is unable to display all of the various content types on a single device. In contrast, as explicitly recited in Applicants' claim, the discriminated information is displayed on a display section for the communication terminal device. This limitation is not present in Colson. Therefore, Applicants respectfully request reconsideration and withdrawal of this rejection.

Claim 3 stands rejected under 35 U.S.C. § 103(a) as being unpatentable over Colson in view of Halahmi (U.S. Patent No. 6,684,088). Halahmi was not included to cure the deficiencies in Colson discussed above but to show additional limitations which, even if it were to show, do not cure the deficiencies in Colson discussed above. Therefore, Applicants respectfully request reconsideration and withdrawal of this rejection.

Claims 4, 6, 8, 9, and 12 stand rejected under 35 U.S.C. § 103 as being unpatentable over Colson and further in view of U.S. Publication No. 2003/0212686 ("Chu-Carroll"). Applicants respectfully request reconsideration and withdrawal of this rejection.

As discussed above, Colson fails to disclose Applicants' explicitly recited content-type discriminator. Chu-Carroll was not included to cure this deficiency but to show additional limitations which, even if it were to show, do not cure the deficiencies in Colson discussed above. Therefore, Applicants respectfully request reconsideration and withdrawal of this rejection.

Applicants have responded to all of the rejections and objections recited in the Office Action. Reconsideration and a Notice of Allowance for all of the pending claims are therefore respectfully requested.

In view of the above, each of the presently pending claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue.

If the Examiner believes an interview would be of assistance, the Examiner is welcome to contact the undersigned at the number listed below.

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Respectfully submitted,

By

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